IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN THE MATTER OF:

RAUL BRITO MOLINA

CASE: 10-07171 BKT

DEBTOR

CHAPTER 13

Amendment of Chapter 13 Payment Plan Pre-Confirmation

The Debtor in the above-captioned case hereby amends the Chapter 13 Payment Plan prior to confirmation by substituting the attached amended Chapter 13 Payment Plan for that originally filed, pursuant to 11 U.S.C. 1323(a) to include surrender of collateral to VAPR and to delete Trustee Regular payment to Banco Polular.

CERTIFICATE OF SERVICE: I hereby certify that on September 24, 2010, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notifications of such filing to the following: Alejandro Oliveras, Chapter 13 Trustee and to all CM/ECF participants appearing on the mailing information address list.

September 24, 2010

Sonia A Rodríguez Rivera 117414

Otto E. Landrón Pérez 202706

Carlo J. Rodríguez Puigdollers 227001

Landrón & Rodríguez Law Offices

Attorneys for the Debtor

PO Box 52044

Toa Baja PR 00950-2044

Tel 795-0390 / Fax 795-2693

Corozal: 802-3844 Tel & Fax

Email: cirplaw@onelinkpr.net

21 DAY NOTICE: Within twenty one (21) days after service as evidenced by the certification, and an additional three (3) days pursuant to Fed. R. Bank. P. 9006(f) if you were served by mail, any party against whom this paper has been served, or any other party to the action who objects to the relief sought herein, shall serve and file an objection or other appropriate response to this paper with the Clerk's office of the U.S. Bankruptcy Court for the District of Puerto Rico. If no objection or other response is filed within the time allowed herein, the paper will be deemed unopposed and may be granted unless: (i) the requested relief is forbidden by law; (ii) the requested relief is against public policy; or (iii) in the opinion of the Court, the interest of justice requires otherwise.

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE: RAUL BRITO MOLINA

BK. CASE # 10-07171 BKT

DEBTOR(S)

CHAPTER 13

CHAPTER 13 PAYMENT PLAN	
NOTICE: The following plan contains provisions which may significantly affect your rights. You should read this document carefully and discuss it with your attorney. When confirmed, the plan will bind the debtor and each creditor to its terms. Objections must be filed in writing with the Court and served upon the debtor(s), debtors' counsel, the Trustee and any other entity designated by the Court, at the 341 meeting of creditors or not less than twenty (20) days prior to the scheduled confirmation hearing. For post confirmation Plan Modifications, objections must be filed and notified in the same manner within twenty (20) days from its notification. This plan does not allow claims. Any party entitled to receive disbursements form the Trustee must file a proof of claim. The Trustee will pay the allowed claims, as filed, provided for in the plan, unless disallowed or expressly modified by the Court and / or the terms of the plan. If no claim is filed, the Trustee will not pay a creditor provided for in the plan, unless ordered by the Court. If the Trustee is to make POST-PETITION REGULAR MONTHLY PAYMENTS to any Secured obligation, then a proof of claim must be filed including the following information: account number, address, due date and regular monthly payment. Secured creditor must notify any change in the monthly payment, three (3) months prior to the effective date of new payment. Those post-petition monthly payments will not exceed the life of the plan. See the notice of commencement of case for 341 meeting date and claims bar date, the latter is the date by which a proof of claim must be filed in order to participate of the plan distribution.	
directly by payroll deductions, as hereinafter and 2. The Trustee shall distribute the funds so received as he	
DI AN DATED.	AMENDED PLAN DATED: September 24, 2010
PLAN DATED: ✓ PRE POST-CONFIRMATION	FILED BY DEBTOR TRUSTEE UNSECURED CREDITOR
I. PAYMENT PLAN SCHEDULE	III. DISBURSEMENT SCHEDULE SEQUENCE
\$ x 60 = \$ 22,200 \$ x = \$ 0	A. SECURED CLAIMS: Debtor represents that there are no secured claims. Secured creditors will retain their liens and shall be paid asfollows:
\$x=\$0	ADEQUATE PROTECTION Payments: Cr\$
\$x = \$0 \$x = \$_0 TOTAL = 60 \$_22,200	Interpretation Inte
Additional Payments:	\$ <u>5,720</u> \$ \$
\$ to be paid as a LUMP SUM within with proceeds to come from	Trustee will pay REGULAR MONTHLY PAYMENTS: (please refer to the above related notice, for important information about this provision)
Sale of property identified as follows:	Cr. Cr. Cr. Acct. Acct. Acct. Monthly Pymt.\$ Monthly Pymt.\$ Monthly Pymt.\$
Other:	Trustee will pay IN FULL Secured Claims: Cr Cr Cr Cr \$ \$
Periodic Payments to be made other than and in addition to the above. \$x=\$0 To be made on:	Trustee will pay VALUE OF COLLATERAL: Cr Cr Cr \$ \$ Secured Creditor's interest will be insured. INSURANCE POLICY will be paid through plan:
PROPOSED PLAN BASE: \$22,200	Cr Ins. Co Premium: \$ (Please indicate in "Other Provisions" the insurance coverage period) Debtor SURRENDERS COLLATERAL TO Lien Holder: 1st. Bank #5870 - VAPR
II. ATTORNEY'S FEES To be treated as a § 507 Priority, and paid before any other creditor and concurrently with the Trustee's fees, unless otherwise provided:	Debtor will maintain REGULAR PAYMENTS DIRECTLY to:
a. Rule 2016(b) Statement: \$ 3,000	
b. Fees Paid (Pre-Petition): (\$)	Class A: Co-debtor Claims: Pay 100% / Pay Ahead":
c. R 2016 Outstanding balance: \$ 2,700	Class B: Other Class: Cr Cr Cr Cr Cr Cr Cr S Cr S Cr S Cr S Cr Cr Cr S S Cr S S Cr S S Cr S S S S S S S_
d. Post Petition Additional Fees: \$	
e. Total Compensation: \$ 3,000	D. GENERAL UNSECURED NOT PREFERRED: (Case Liquidation Value = \$) Will be paid 100% plus% Legal Interest. Will be paid Pro-Rata from any remaining funds
0: .1	OTHER PROVISIONS:
Signed: DEBTOR RAUL BRITO MOLINA	Tax refunds will be devoted each year, as periodic payments, to the plan's funding until plan completion. The tender of such payments shall deem the plan modified by such amount, linear paying the base thereby without the people of further paties, bearing or Court order. If need
JOINT DEBTOR	increasing the base thereby without the need of further notice, hearing or Court order. If need be for the use by the debtor(s) of a portion of such refund, debtor(s) shall seek court's authorization prior to any use of the funds.
ATTORNEY FOR DEBTOR: CARLO J RODRIGUEZ PUIGDOLLERS, ESQ Phone: (787) 795-0390	